## CUYAHOGA COUNTY COMMON PLEAS COURT

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SEE ATTACHMENT

7/12/18 To Whom This May Concerno. Latasha Lopes am tiling a civil Complaint on Cuyahoga County Children and Family Services for Discrimination 42 U.S.C.S 2000(1)(e) Intimi dation, deprivation of rights 42 U.S.C.S. 1983, 1986 Corrupt Activity, Conspiracy, Procedural and Substantive Violations of Agency policy, regulations, and procedures. Also Juris diction Violations In May of 2018 Jasmine Ranson was assigned to Assess and Investigate. This authority and Report came from Jovenile However, the Courts and Mr. Ranson have Violated my rights as a parent have seized my Sby, No one have followed the regulations of Jurisdiction or the 4th a mien demet to + and 14th amendment Respecting my rights of parent and Jamilies in Relation

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Jurisdiction Violations have accored in this matter. I am a current resident of Baltimore, Maryland for a year and 5 months. I have provided valid documentation. Such as lease Current water light, and gas bills. Also my child school enrollment History reports from Baltimore, MO. Intially, after a June 11, 2018 meeting MMS-Ransom and Her Supervisor Ms. Nabriate Chapman Stated to me they did not want to proceed because they dont see neglect and we live outside Of Cleveland, Olio's Juris Siction. Also on June 15, 2018 Ms. Ransom and Ms. Chapman utimately informed Judge Fleyd that Children and family Services do not have Jurisdiction Duer this matter. Judge Floyd on June 15, 2018 because gave Children and Family Service Emergency Clistody of My Son who was being held for a Misdemeanor Petty theft Case I Was not there that day doe to bardship of traveling with my other

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toldler Children, From Baltimore to Cleveland. This was explained to my Child's afformey However, the Judge Still made this abrupt decision. On Jone 28, 2018 Ms. Ransom and Ms. Chapman Created a falsified, altered information Abuse and Neglect Case and Alleged Abuse and Neglecton me with out a compreded investigation and assessment There is no Collected meritat internation that Ms. Ransom had or had Collateral of to enforce this case. Unsounded history was brought up to add and assume things about my Mental Health and My Son Corey's Educato in Baltimore. Because I fused to Sign any documents according to my rights to Sign this is When the retalistion of Creating this Case got worse. Mrs. Chapman and Ms. Ransom USEd no discretional Steps of the Agencie Policies and precedures in this matter For thermore, a facetious, and inapproprias

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plan of action have been put in Place. Which have overwhelmed me and my Under the Sect that my son have been placed in their Control they are deliberately antagonizing my son Corey with putting extreme unecessary steps in place to make Corey un comfortable with his self. Moreover, humiliate the process until my son is ordered Back into my custudy. There have been no Case-Specific analysis to determine what is necessary and appropriate in this matter. I have not felt that this Childrenand Son bond or Collaborate to establish Steps to bring use to a familiar understanding of placing Corey back into my Custody-I have spoken to the inspector General Office. Concerning this Matter. They are looking and asking how did Children and Family Services Move from A and just meeting this Lamily without Sollowing proper Steps. Court Allegations are Considered as an end result not

a begin resolution. Harris which is the Deputy Supervisor for due process Complaints/ grievances but no return Calls for ways to resolve this matter therefore I am depending on following op with Court proceeding in this matter. I spoke to Reging frazier who is Mr. Darrell Harris's exsecutive Assistant and She have Confirmed on July 11, 12 2018 that she do not know the Due process/Brievance procedure. I went through Customer Sportice who directed me back to Darrell Harris's Office with Reging Graziec. I have put Soth effort by gathering Information and leaving Messages for Mr. Harris to please Call me back. Ms. Frazier Stated on all occassions of our Conversation that Mr. Harris will call me but He never Called. Therefore I feel they have not given me proper information to exhaust administrative Lemedies of Children and Samily Services involving this matter. In Conclusion I am asking for this Case to be investigated for Mislanduct Repsimand Removal of Staff

	who are Causing a major interruption by discriminating on me and my Children. Also I am asking for punitive damages for 10 million dollars for mental Auguish.
g alma and report to the state of the state	Also I am asking for punitive damages for 10 million dollars for mental Auguish.
	Respectally, balasha Loper tatala Jopen
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I Latasha Loper mother of Corey Davis am filing a report of concern because the named staff have filed an Abuse and Neglect court case on me concerning issues that they do not any evidence of.

I feel they are discriminating 42 U.S.C.S 2000d, intimidation, deprivation of rights 42 U.S.C.S 1983,1986 Corrupt Activity, Conspiracy, and Retaliation.

Ms Ransom, Ms Chapman are completely aware that i do not live in Cleveland, Ohio. I live in Baltimore, Maryland and have provided documents. On June 2018 Ms Ransom and her supervisor Ms Chapman made a discriminating decision to file charges eventhough i live in another Jurisdiction. They have no documents to validate any abuse or neglect concerning my son and they have know documents concerning me.

Ms Ransom brought up an old unfounded case that have no fact. They are completely going against the agencies policies by filing a false, unsubstantiated court case with no real evidence.

On June 15, 2018 my son was being heard on a Misdemeanor Ms Ransom and Ms Chapman both told the Judge Floyd they do not wish to persue any further action concerning me or my son Corey because we live in Baltimore, Maryland and they don't have valid evidence of Abuse and Neglect. Yet because i was in Baltimore on the day of the hearing the Judge abruptly made a decision but she is completely aware i live in Maryland with supporting documents.

I informed my son's lawyer Kelly Donovan why i couldn't be there including the fact that i have 2 other minor toddlers. Corey was abruptly remanded on May 1, 2018 and i had been there in Cleveland with my children until around June 5,2018.

Corey was placed in Carrington by the Judge Floyd. While there on May 9, 2018 he was attacked by a resident who broke my son Jaw in 4 places. I took my son to ER.

A few weeks after the Judge made this decision to give children and family services emergency custody because i was not there on that day, stated she did not have anyone else to release him to.

Ms Ransom and Ms Chapman made their own decision to create a false case on me without following any Regulations and Policies concerning me or My son.

This have created a hostile environment by them interfering with me and my child's life, opportunities, and psychological well-being. They have visited my son while he is being held under Judge Floyd for a Misdemeanor and told him your mother don't have custody of you we are going to send you to a home for placement.

In conclusion, This have seriously disrupted the orderly operation of my parenthood. I am asking for full investigation removal of staff for misconduct and the case dismissed concerning Abuse and Neglect.

I would like to include light, gas and water bill which will show that i live in Baltimore, Maryland.

Respectfully, Latasha Lopes

## Case: 1:18-cv-01888-JG Doc #: 1-1 Filed: 08/15/18 9 of 9. PageID #: 12

B004862705



## **WATER BILL**

Department of Public Works **Division of Customer Support** 200 Holliday St. #404 Baltimore, MD 21202

Customer Service (M-F):

(410) 396-5398 (8:30 AM - 4:30 PM) DPW.Billing@baltimorecity.gov http://publicworks.baltimorecity.gov/

(410) 396-5352 (24 hrs.) **Emergency Service:** 

Account Number	11000277936	Previous Balance	\$48.18
Property Owner	PG LIVING, LLC		
	LATASHA LOPER	Payments Received	\$0.00
Service Address	5900 LACLEDE RD	Payments Returned	\$0.00
Property Id	6042P090	Balance Forward	\$68.80
Bill Date	06/06/2018	Installments	\$20.62
Due Date	06/26/2018	Current Charges	\$29.65
		Amount Due	\$98,4
	Amount	Due After 06/26/2018	\$99.72
		Actual Balance	\$325.2

Historical Usage						AV. St.					3 K G
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Details of Current Charges		\$29.65
Service Charges		\$29.65
Account Management Fee		\$2.98
Infrastructure Charge		\$16.67
Water Consumption Charge	0 CCF @ 2.484	\$0.00
Sewer Consumption Charge	0 CCF @ 6.714	\$0.00
Stormwater Fee		\$5,00
Bay Restoration Fee		\$5.00

Dial #         Meter #         Meter Size         Start Read Date         Start Read         Read Type         End Read Date         End Read Date         Read Type         Total CCF         Total GAL           1         79264044         5/8"         04/25/2018         138.000         Actual         05/25/2018         138.000         Actual         0         0		Meter	Reading Det	ails								
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Department of Finance Bureau of Revenue Collections 200 Holliday Street Baltimore, MD 21202

Service address: 5900 LACLEDE RD

Return this portion with your payment	B004862705
Account Number	11000277936
Amount Due Now	\$98.45
Amount Due After 06/26/2018	\$99.72
Amount Enclosed	\$

MAKE CHECKS PAYABLE TO: Director of Finance, Baltimore City

YOU MAY VIEW AND MANAGE YOUR ACCOUNT ONLINE AT HTTP://PUBLICWORKS.BALTIMORECITY.GOV/

PG LIVING, LLC LATASHA LOPER 5900 LACLEDE RD BALTIMORE, MD 21206 Revenue Collections PO Box 17535 Baltimore, MD-21297-1535